

The South Main St. Bakery

Have You Tried It?
Our Bread

Is pronounced by all the best that experience and pure material can produce.

Do You Do Your Own Bread Baking?

If so, phone 857, we will deliver you bread promptly and save you much discomfort during hot weather.

CAKES A full line always fresh. Try our Orange Roll, Angel Food, etc.

Soda Water All the best and newest flavors.

Special Sale every Saturday of all kinds of Fresh Goods.

G. H. HEINTZELMAN, Mgr.
The oldest baker now in the city of Akron.

500 S. Main St. Tel. 857
Kubler & Beck Block

We Are Up-to-Date

The Best and Cheapest

Note our prices on all grades. We want your trade. "S.B.K."

Flooring . . . \$28, \$26, \$24, \$22 M
Siding . . . \$28, \$26, \$23, \$22 M
Ceiling . . . \$28, \$25, \$22, \$19 M
Shingles . \$3.50, \$3, \$2.75, \$1.50 M

Glazed Sash, Doors, Mouldings, Etc.

House Contracting and Job Work.

WILSON LUMBER CO.
Tel. 274. 889 S. Main St.

NOTICE

For Drugs, Prescriptions, Fancy Articles and Chemicals, come to the

New Drug Store
At No. 1127 S. Main St., Tel. 1373

ROSS BALLEAT, Proprietor

F. B. Hazelton

Practical Horse Shoer

Successor to RICH, the Horse-Shoer.

411 South Main St., Akron, O.
Phone 832.

J. Flanagan, the horse-shoer formerly at 120 S. Main St., is with us.

English Routed!

So are Kidney, Liver, Dyspepsia and Rheumatic Diseases, by using one bottle of DENN'S SURE, SAFE AND SPEEDY CURE.

Mr. George Tanner of Roseville, O., was cured by using one bottle. No need of long continued dosing. Take our remedy. It goes right to the kidney and removes the cause, restores appetite, sleep, health and vigor. \$50 reward for a failure. For sale at druggists. Samples free at Steinbecker's.

Only 25c and 75c per bottle.

DENN'S SURE, SAFE AND SPEEDY CURE CO.
Columbus O.

BROKEN BRIC-A-BRACS.

Mr. Major, the famous cement man, of New York, explains some very interesting facts about Major's Cement.

The multitudes who use this standard article know that it is many hundred per cent better than other cements for which similar claims are made, but a great many do not know why. The simple reason is that Mr. Major uses the best materials ever discovered and other manufacturers do not use them, because they are too expensive and do not allow large profits. Mr. Major takes us just one of the elements of his cement, which is a pound and another costs \$2.50 a gallon, while a large share of the so-called cements and found glue upon the market are nothing more than sixteen-cent glue dissolved in water or other adulterants, in some cases, altered slightly in color and odor by the addition of cheap and useless materials.

Major's cement retails at 15 cents and 25 cents a barrel, and when a dealer tries to sell a barrel of it for more than \$2.50, his only object is to make a larger profit.

The proof on Major's cement is as much as any one's. One 5 lb. barrel of our cement is worth double the value of the fact that it is a dealer's best friend. The benefit of Mr. Major's cement, which has won amounts to over \$500,000 a month, throughout the country. Establishments in 10,000.

Just on having Major's. Don't accept any off-hand advice from a druggist. If you are still in doubt, send you will be glad to find that you are a good deal more so than you imagine. You can repair your rubber boots and family shoes, and many other things, and Major's cement and Major's Cement.

And you will be surprised at how many dollars a year you will save. It will be forwarded by mail; other kind. Free of postage.

BIG SHOW

Will Spend Sunday at Akron.

To be Located on West Thornton St.—Something About It.

Mr. Harry L. Middleton, press agent for the Wallace Bros' circus, is in the city today with his staff of assistants. Mr. Middleton is the fourth agent to visit Akron in connection with the advance arrangements for the show, and two more will follow him before the show arrives. A staff of seventy-five men do the advertising work for the big circus.

The Wallace show will spend Sunday in Akron, arriving here early Sunday morning. The Kohler property

Iron and Brass Castings

For Every Purpose.

A. Adamson,
Exchange and Water Streets.

The very finest. The ne plus ultra. The crown of the crown. That's HARTER's Whiskey in three languages.

SOLD BY
W. W. WASHNER
144 South Howard St., Akron, O.

The "HOWARD"

Livery, Boarding, Feed and Sale Stable.

Cor. Mill and High sts.
First-class Service in Every Respect

Phone 372. E. W. Cuddison, Prop.

A. D. ELLIS

Moving Vans, Teaming and Transferring. Fill your coal bins now and avoid the rush. Office, Cor. Cherry and Canal sts. Tel. 257.

Make arrangements to go to Sandusky and Cedar Point with MacIntoshes May 20, via B. & O. R. Rate Cedar Point and return, \$1.25.

WATER

And Henry Evantzka Are Not What You'd Call Boon Companions.

"Doesn't Agree With Me," Declared Henry.

Claimed That He Was Forced to Drink by a Friend.

And Then on Account of Sickness Had to Drink Whiskey.

Henry Evantzka and William Hanson were arraigned in Mayor's court Thursday morning accused of disorderly conduct, engaging in a fight.

Hanson claimed that Evantzka assaulted him in a saloon.

"He assaulted me," declared Evantzka. "I refused to drink any more, and he up and pasted me one on the ear."

"Henry, how does it come that you're drinking again?" asked the Mayor.

Didn't you promise, when you were here before that you'd quit drinking?"

"Yes; but I took a few drinks of whiskey because I was sick," replied Henry.

"You'd better take some other kind of medicine when you're sick," suggested Mayor Young. "Try drinking water."

"It doesn't agree with me."

"Mixing water was what caused me to get sick."

Evantzka and Hanson were each fined \$3 and costs, and the Mayor told Henry that if he appeared in court again he would be sent to the workhouse.

Mrs. Evantzka has on several occasions, complained to the Mayor against Henry, declaring that he didn't treat gracefully in double harness, but she is a forgiving little woman and always takes her husband back, after he has got out of trouble.

Sanitary Policeman M. W. Hoye, gave Evantzka a few words of advice, and then started husband and wife home, Henry promising to be good.

John Miller and Thomas Murphy, for intoxication, were each fined \$2 and costs.

GOLD DUST

"Housework is hard work without Gold Dust"

WASHING FEATHER PILLOWS

Feather Pillows need washing once a year. Choose a bright, sunny day. Fill a large tub half full of water. Add a little Gold Dust. Soak pillows in it for half an hour. Then wash them up and down and rub them between the hands until clean. If one side is not enough, use two or more. Rub in clear warm water, wring as dry as possible, and hang them out where dry, shake well, and they will be as light and soft as new pillows.

The above is taken from our free book at "GOLD DUST PILLS FOR HOUSEWORK"

THE N. K. FAIRBANK COMPANY,
Chicago, St. Louis, New York, Boston.

Gold Dust Washing Powder

It is to make a good wash; put one or two pillows in it, according to size, wash them up and down and rub them between the hands until clean. If one side is not enough, use two or more. Rub in clear warm water, wring as dry as possible, and hang them out where dry, shake well, and they will be as light and soft as new pillows.

THE N. K. FAIRBANK COMPANY,
Chicago, St. Louis, New York, Boston.

on West Thornton street has been selected as the show grounds.

The show carries 650 people. The big tent has seating capacity of 12,000 and the performance will be given rain or shine as the canvas is thoroughly water proof.

The Wallace Bros' show is receiving many complimentary notices from the newspapers of cities in which it has appeared. It never cuts a performance and has the reputation of being very courteous to its patrons, giving them their money's worth in entertainment.

KILBOURNE

Is a Popular Man In Ohio Today.

So Says a Prominent Republican of Toledo.

Hon. Charles Griffin, a Republican leader of Toledo, was in the city a short time yesterday, says the Columbus Citizen. He was asked what he thought of the political situation in Ohio this year. He answered:

"I don't know. It is very uncertain. I never before saw such a spirit of unrest among the Republicans, while on the other side the Democrats seem to be united. Strange things happen occasionally in politics, and I shouldn't be very much surprised at anything this year."

"The Republican had a close shave in Ohio eight years ago," the reporter suggested.

"Yes," was the answer of the statesman from the Maumee, "and there is for more discontent among them right now than there was then. By the way, I have recently come to know well your citizen, Col. James Kilbourne, and I'll tell you that he is the greatest little man in Ohio today. The people of the state at large have no idea of how strong a man he is. I know that you Columbus people appreciate him, and I believe the state will learn to know him as he is. I am sure of this one thing—if he had been Governor of Ohio, as he might have been if nominated by the Democrats last year, the state would have a great big centennial celebration, with which no factional or partisan considerations could have interfered."

Leg Broken.

Louis T. Croft, a painter employed by the C. & A. C. railroad fell from a ladder this morning at the corner of Foris and Thornton sts., breaking his right leg. He was taken to the hospital.

Sound advice to those who have kidney and bladder troubles, is to take a safe, sure medicine like Foley's Kidney Cure. It always benefits the kidneys.

J. M. Laffer, J. Lamparter & Co., A. Warner.

Real Estate Transfers

(Furnished by the Abstract Title Guarantee and Trust Co., 228 South Main Street.)

Helds of Samuel Myers to A. W. Deunne and W. Fawcett, \$5 acres Springfield township, \$4300.

Wm. Buchtel to Morgan M. Ward, 43.87 acres Green township, \$2500.

Addie Crozier to Thos. O'Brien, 50 feet Bachel ave., \$300.

Mary A. Walsh, administratrix to John V. Walsh, 9 acres Glenwood ave., \$2000.

Chas. Bahr to Ernest F. Schneider, 50 feet Hickory st., \$1.

Alonso Smith to Chas. H. Young et al., one acre Clinton, \$103.

D. P. to Conrad L. Huber, 20 feet North Road, Thomastown, \$8078.

Ellis Davis to Conrad L. Huber, 12 feet Thomastown, \$20.

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Chicago, St. Louis, New York, Boston.

POINT.

Concluded from first page.

to secure the conversation in evidence. After Judge Kohler decided that Mr. Garber was not compelled to divulge it, Mayor W. E. Young was called and the state worked up to the same point again. The court refused to allow the conversation. Attorney E. E. Otis, who overheard the talk between Mayor Young and Mr. Garber from a closet, was called. Again the objection was sustained by the court. Judge Kohler stated that he would consult authorities and rule further on the point Thursday morning.

WHAT HE KNEW

About Standing of Council on Franchise Ordinance.

The objection of the defense, to Mr. Garber's stating whether he had secured a majority of the council or not was overruled.

The witness answered "No sir."

"You knew that a majority of the Council were favorable to your ordinance?"

"I heard they were."

"You also knew that the Board of City Commissioners had withdrawn its approval?"

"I had heard rumors to that effect."

"From whom did you learn the fact that the commissioners had undertaken to withdraw their consent?"

"I cannot remember."

"You came up from Barborton June 26, arriving at 7 o'clock?"

"Possibly a few minutes before."

"How long does it take to come from Barborton to Akron?"

"About half an hour. I left Barborton at 6:15 o'clock."

The next witness called was Attorney L. B. Richardson, of Chicago.

He said: "I am 40 years of age and am General Counsel for the Central Union Telephone Company and live in Chicago."

The witness stated that he received a telephone message from Mr. Garber, Sept. 26, 1898, "Acting upon Mr. Garber's message, I called upon Mayor W. E. Young. I told him that Mr. Garber had called me up. I told Mr. Young that I had authorized Garber to employ him as an attorney. The Mayor said 'all right.'"

On cross examination Mr. Wanamaker asked the witness if he did not testify before the grand jury. He replied that he testified that Mayor Young had made an appointment with Mr. Garber.

CRONIN'S JOB.

Alleged to Have Told Mayor He Got \$60 Per Month.

The state placed Mayor Young on the stand in rebuttal.

He stated that he rendered no service to Mr. Garber, or the Central Union Telephone Co. after Sept. 25, 1898.

The witness said he met Mr. Cronin at 7 o'clock Sunday evening. He saw Mr. Cronin at the latter's home.

"Mr. Cronin had called me by 'phone," said the witness. "He told me he had a friend whom he wanted me to meet. I went, and Cronin met me at the gate. We went into the house and Cronin told me that there was no one there, but that he wanted to see me. Cronin told me that he was employed by the Central Union Tel. Co., at \$60 per month. He told me that Mr. Garber was at the Barborton Inn. He told me the Council was favorable to the ordinance, but that the approval of the Commissioners was needed. He told me he understood that I was blocking the passage of the franchise. He said he wanted me to be an attorney for the company and offered me a fee of \$500. He said the company would put wires underground and a large building would be erected. 'Whoever you recommend for employment will be employed,' said he, and it will insure your re-election."

"He said they wanted it settled to-morrow night as Mr. Garber and he were going to Indianapolis. I asked him what he was going to do there. He replied, 'In our business two can work better than one. Sometimes it takes one to find the fellows that can be got, and another to get them.' I told him I would consider the matter."

"Monday morning I was called up by Mr. Richardson and he told me any representation Mr. Garber made would be all right with the company."

The witness denied that anything was ever said to him relative to his employment as attorney. Mr. Garber called me up, later Monday morning, at the city building. He said he was at Barborton and wanted to meet me. We set 11 o'clock at my office. He came to my office and I took him into our private office."

"What was said," asked Judge Stuart.

The defense objected. Judge Stuart claimed that the information was admissible from Mr. Young, if not from the defendant, who was on the stand when the objection was raised before. Judge Stuart maintained that the relationship of attorney and client did not exist as shown by the testimony.

The court held that it would be inconsistent to permit the witness to answer.

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Upon cross examination, the Mayor said he met Mr. Cronin a few weeks previous to his first campaign for Mayor.

"Did you not mean that you would take under consideration the acceptance of the \$500 and get Mr. McGarry to reconsider?" asked Mr. Rogers.

"I never meant any such thing."

Mayor Young was shown an article published in the Akron Daily Democrat, Oct. 1, 1898, which he admitted having written.

ATTORNEY OTIS

Was Not Permitted to Tell His Story.

The next witness was Attorney E. E. Otis.

"On Sept. 26, 1898, were you in the office of W. E. Young?"

"Yes sir."

"What part of the office?"

"I was in practically all of the offices. I came into the reception room and went into the business office, and then into the private office. I saw Mr. H. E. Anderson and Mr. Halderman. I saw Mayor Young later. I talked to Mr. Anderson. We placed some chairs in a wash closet. We had Mr. Halderman read to see if we could bear with the door shut. Mayor Young came in and later had a conversation with Mr. Garber."

When asked to state the conversation, the defense objected, and the court sustained the objection.

At this juncture court adjourned until Thursday morning.

DISTINGUISHED

Men Who Will Appear as Witnesses Arrived Thursday.

Mayor W. E. Young was absent when court convened Thursday morning. He had been called to Canton where his father was to undergo an amputation of a leg, made necessary by the breaking out of an old wound. Gangrene had set in and it was feared

A GOOD COMPLEXION

Depends on Good Digestion.

This is almost an axiom although usually we are apt to think that cosmetics, face powders, lotions, fancy soaps, etc., are the secrets for securing a clear complexion. But all these are simply superficial assistants.

It is impossible to have a good complexion unless the digestive organs perform their work properly, unless the stomach by properly digesting the food taken into it furnishes an abundance of pure blood, a good complexion is impossible.

This is the reason so many ladies are using Stuart's Dyspepsia Tablets, because they promptly cure any stomach trouble and they have found out that perfect digestion means a perfect complexion and one that does not require cosmetics and powders to enhance its beauty.

Many ladies diet themselves or deny themselves many articles of food solely in order to keep their complexion clear. When Stuart's Dyspepsia Tablets are used no such dieting is necessary. Take these tablets and eat all the good wholesome food you want and you need have no fear of indigestion, nor the sallow, dull complexion which nine women out of ten have, solely because they are suffering from some form of indigestion.

Bear in mind that beauty proceeds from good health, good health results from perfect digestion and we have advanced the best argument to induce every man and woman to give this splendid remedy a trial.

Stuart's Dyspepsia Tablets can be found in drug stores and cost but 50 cents per package.

If there is any derangement of the stomach or bowels they will remove it and the resultant effects are, good digestion, good health and a clear, bright complexion.

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Never Before So Cheap!

20 dozen Negligee Shirts, newest patterns, regular \$1.25 and \$1.50 values,

88c

—AT THE—

Globe

Hatters and Furnishers

191 South Howard street, Ferbslein's Old Stand.

MONARCH Sewing Machine

For Sewing Machine, Typewriter, Fire Arms, etc. Get it from your dealer.

COURT'S DECISION

Admitted the Testimony of Attorney E. E. Otis.

Judge Kohler in passing on the case said that the communication must be held inviolable so long as the relationship of attorney and client existed. Relative to the proposed testimony of Otis the court maintained that witness and Mr. Anderson went into the closet and another man read a book to see if they could hear.

"Mr. Garber," said Judge Kohler, "came in, ignorant of the fact that others were present. Mr. Young knew the men were in the closet. The men hidden, were virtually detectives and expected to be called as witnesses in legal proceedings to follow. I venture to say no case has yet been found where a witness was called in, who was placed in concealment for the express purpose of divulging the conversation between attorneys and client."

Had Mr. Otis and Mr. Anderson been at Mr. Young's office as witnesses seeking advice or possibly in a waiting room, even if Mr. Young did not know of their presence, their testimony would be competent. But when they went there with the design and purpose of listening to Garber's statement, I find no rule that will apply.

"However as it has been so long urged that the court should Mr. Otis, that I have decided to admit his testimony to go to the jury for the purpose of determining the relation existing between Mayor Young and Mr. Garber."

This decision is regarded by the state as a strong point in its favor. It was time for the noon adjournment when Judge Kohler finished, and the court recessed until 1 o'clock.

Stops the Cough and Works off the Cold.

Laxative Broom-Quinine Tablets cure a cold in one day. No Cure, No Pay. Price 25c.

At the Grand.

The advance sale of seats for "A Pool of Blood," the play which will be presented at the Grand Opera House tonight, promises to be a success. The play is generally regarded as one of the best seen in the city. It has been secured by the Grand Opera House, in fact, with the aid of Frank Keenan, the famous actor in American plays, who is engaged to Mr. Russell's part in the comedy company that supported the comedian himself until his retirement for a needed rest, and the play will be mounted with all the scenery and stage effects of the Grand Opera House. There is an extraordinary amount of human kindness in the play. It appeals to the best emotions. It is a play of good emotion and fresh. It is a play of humor and pathos. It is a play of bringing out in the light the most desirable comedy that the stage has to offer. A rich treat for the audience. The play goes on tonight.

M. O'Neil and Co's

Our sale of the new line of goods of S. B. Plimney & Co. is a success. Get stylish footwear at a saving of 30 per cent. Notwithstanding the large sales, this great line of goods is unbroken in sizes and styles.

Corruptionists.

Judge Stuart Says Doors Should be Closed Against Them.

Judge Stuart followed claiming that the only methods of knowing whether the conversation was privileged was the hearing of that conversation.

In eloquent language Judge Stuart reviewed the manner in which the

franchise was secured.

"Let not the door be open to citizens of Chicago or of any other city to come here to corrupt. Let the court hear the evidence that he may decide whether the interview is privileged or not."

"If you, Your Honor, at that at 12 o'clock tonight were to burn your barn, would be any objection to you, a man in an out-house near that he might witness the fire. The public would not. But when a man, a representative of the people, a senator of the people there great cry against it."

Sen. Steber closed with a prayer that the well established that a privileged communication not be divulged, be not overthrown. He claimed that Mayor Young had lated the trust imposed in him as attorney when he placed cases in the closet.

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